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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/858,387	05/15/2001	Donald C.D. Chang	PD-201006A	3432
20991	7590 07/26/2006	EXAMINER		
	CTV GROUP INC OCKET ADMINISTRATI	TORRES, MARCOS L		
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EL SEGUNI	OO, CA 90245-0956	2617		

DATE MAILED: 07/26/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Appli	cation No.	Applicant(s)	Applicant(s)			
	Office Action Summers	09/85	8,387	CHANG ET AL.				
	Office Action Summary	Exam	iner	Art Unit				
			s L. Torres	2617				
Period f	The MAILING DATE of this commun or Reply	nication appears or	the cover sheet w	with the correspondence ac	ddress			
WHIC - Exte after - If NC - Faild Any	ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE M nsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comm o period for reply is specified above, the maximum st ure to reply within the set or extended period for reply reply received by the Office later than three months ared patent term adjustment. See 37 CFR 1.704(b).	MAILING DATE OF s of 37 CFR 1.136(a). In r nunication. latutory period will apply a v will, by statute, cause the	THIS COMMUN to event, however, may a and will expire SIX (6) MO exapplication to become A	IICATION. A reply be timely filed DNTHS from the mailing date of this of ABANDONED (35 U.S.C. § 133).				
Status								
1)🛛	Responsive to communication(s) file	ed on <i>30 June 200</i>	16					
2a)□	This action is FINAL . 2b)⊠ This action is non-final.							
3)	_							
/—	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims	·	•	·				
4)🖂	Claim(s) <u>1 and 3-22</u> is/are pending in the application.							
/—	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	Claim(s) is/are allowed.							
=	Claim(s) <u>1 and 3-22</u> is/are rejected.							
7)								
′=	Claim(s) are subject to restrict	ction and/or election	on requirement.					
	ion Papers		•					
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•	The specification is objected to by the		n h) 🗀 ahiadad ta	h. Aha Francisca				
10)	The drawing(s) filed on is/are:			-				
	Applicant may not request that any obje		•	· ·	ED 4 404(4)			
11)	Replacement drawing sheet(s) including The oath or declaration is objected to							
		by the Examiner	. Note the attacht	ed Office Action of form P	10-152.			
Priority (ınder 35 U.S.C. § 119							
	Acknowledgment is made of a claim ☐ All b)☐ Some * c)☐ None of:	for foreign priority	under 35 U.S.C.	§ 119(a)-(d) or (f).				
•	1. Certified copies of the priority	documents have l	been received.					
	2. Certified copies of the priority documents have been received in Application No.							
	3. Copies of the certified copies			· · · · · · · · · · · · · · · · · · ·	Stage			
	application from the Internatio							
* 5	See the attached detailed Office actio	•	` ''	t received.				
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Attachmen	t(s)							
	e of References Cited (PTO-892)			Summary (PTO-413)				
	e of Draftsperson's Patent Drawing Review (P			(s)/Mail Date Informal Patent Application (PT)	0.153)			
	mation Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date	L10/2R/08)	6) Other:		J-13Z)			
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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

- 1. The Art Unit location of your application in the USPTO has changed. To aid in correlating any papers for this application, all further correspondence regarding this application should be directed to Art Unit 2617.
- 2. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 6-30-06 has been entered.

Response to Arguments

3. Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 6. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 7. Claims 1, 5-6, 8 and 11-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gross (U.S. Patent US006507739B1) in view of Ward (U.S. Patent US006167286A), Denney (U.S. Patent US005995062A) and Turcotte US005856804A.

As to claims 1 and 5-6, Gross discloses a communication system for communicating with mobile user terminals comprising: a base station with a plurality of adaptive antenna elements, simultaneously generating a plurality of communication beams, (see fig. 2, items 202, 208, 213; col. 4, lines 3-9); and an access (gateway) station connected to said BTS, by a plurality of beams commands that communicate a plurality of control signals to the BTS to form the communication beams (see col. 5, lines 26-56; col. 4, lines 49-54; col. 8, lines 20-25) and generating a plurality of dynamic communication beams (see col. 8, lines 37-42). Gross do not specifically disclose a

plurality of main array antenna elements or wherein the adaptive antenna comprises a plurality of panels. In an analogous art, Ward disclosed the BTS with a plurality of adaptive main array antenna elements (see col. 6, lines 55-56; col. 10, line 66 – col. 11, line 27), thereby reducing interference. Therefore, it would have been obvious to one of the ordinary skill in the art at the time of the invention to add this teaching to the Gross apparatus for the simple purpose of improving signal quality.

The combination of Gross and Ward do not specifically disclose a communication system wherein the adaptive antenna comprises a plurality of panels. Denney discloses a communication system wherein the adaptive antenna comprises a plurality of panels (see col. 6, lines 39-45). Therefore, it would have been obvious to one of the ordinary skill in the art at the time of the invention to add this teaching to the Gross apparatus for reducing fading.

Gross, Ward and Denny do not disclose a beam that moves with each user. In another analogous art, Turcotte discloses a beam that moves with each user (see col. 10, lines 6-26), thereby reducing interference and improving efficiency. Therefore, it would have been obvious to one of the ordinary skill in the art at the time of the invention to combine Denney and Ward teachings in the Gross apparatus for the simple reason of enhanced communication quality.

As to claim 8, Gross discloses a communication system with phased array antennas (see col. 4, lines 49-52).

As to claim 11, Gross discloses a communication system with a controller to control the antennas (see col. 4, lines 49-54).

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As to claim 12, Gross discloses a communication system with user terminals receiving plurality of communication beams (see fig. 2, item 212,213).

8. Claims 20 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gross in view of Ward and Turcotte and further in view of Keskitalo (U.S. Patent US005345448A).

As to claim 20, Gross discloses a base station generating a plurality of communication beams (see fig. 2, items 202, 208, 213; col. 4, lines 3-9); and an access (gateway) station connected to said BTS, by a plurality of dynamic link, forming beams commands that communicate a plurality of control signal to the BTS to form the communication beams (see col. 5, lines 26-56; col. 4, lines 49-54; col. 8, lines 20-25) the communication beams (see col. 5, lines 26-56; col. 4, lines 49-54; col. 8, lines 20-25) and simultaneously generating a plurality of dynamic communication beams (see col. 8, lines 37-42). Gross do not specifically disclose a plurality of main array antenna elements or receiving a first link from a first BTS of the plurality of BTS and a second link from a second BTS. Ward disclosed the BTS with a plurality of adaptive main array antenna elements forming a plurality of beams per panel (see col. 6, lines 55-56; col. 10, line 66 – col. 11, line 27), thereby reducing interference. Therefore, it would have been obvious to one of the ordinary skill in the art at the time of the invention to add this teaching to the Gross apparatus for the simple purpose of improving signal quality.

Gross and Ward do not specifically disclose a user receiving a first link from a first BTS of the plurality of BTS and a second link from a second BTS. Keskitalo discloses a user receiving a first link from a first BTS of the plurality of BTS and a

second link from a second BTS (see col. 4, lines 20-29), thereby enhancing reception and allowing to handover or process both link in case interference. Therefore, it would have been obvious to one of the ordinary skill in the art at the time of the invention to combine Keskitalo and Ward teachings in the Gross apparatus for the simple reason of enhance the quality of communication using multiple links.

Gross, Ward and Keskitalo do not disclose a beam that moves with each user. In another analogous art, Turcotte discloses a beam that moves with each user (see col. 10, lines 6-26), thereby reducing interference and improving efficiency. Therefore, it would have been obvious to one of the ordinary skill in the art at the time of the invention to combine Denney and Ward teachings in the Gross apparatus for the simple reason of enhanced communication quality.

Regarding claim 21 is the corresponding method claims of system claims 20.

Therefore, claim 21 is rejected for the same reason shown above.

9. Claims 3-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gross in view of Ward, Turcotte, and Denney as applied to claim 1 above, and further in view of Gutleber (U.S. Patent 4,500,883).

As to claim 3, Ward disclosed the BTS with a plurality of array antenna elements (see col. 10, line 66 – col. 11, line 27). Gross and Ward do not specifically disclose a communication system wherein the base station comprises a plurality of auxiliary elements for canceling interference. In an analogous art, Gutleber disclose a communication system wherein the base station comprises a plurality of auxiliary elements for canceling interference (see col. 4, lines 19-26). Therefore, it would have

been obvious to one of the ordinary skill in the art at the time of the invention to add this teaching to the modified Gross and Ward system for the simple purpose of enhanced quality of communication by rejecting interference.

As to claim 4, OFFICIAL NOTICE IS TAKEN THAT the method of weighting signals to provide interference canceling is a common and well-known method.

Therefore, it would have been obvious to one of the ordinary skill in the art at the time of the invention to add this teaching to the modified Gross and Ward system for the simple purpose of enhanced quality of communication by minimizing fading.

10. Claims 9-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gross in view of Ward, Turcotte, and Denney as applied to claim 1 above, and further in view of Murray (U.S. Patent 5,666,128).

As to claims 9, Gross and Ward do not specifically disclose a communication system wherein the main array antenna elements are modular. Murray discloses a communication system wherein the main array antenna elements are modular (see col. 1, lines 4-7). Therefore, it would have been obvious to one of the ordinary skill in the art at the time of the invention to add this teaching to the modified Gross and Ward system for enhanced efficiency and lower production cost.

As to claims 10, Murray discloses a communication system wherein the main array antenna elements are modular (see col. 1, lines 4-7). Murray does not specifically disclose the modules couple to a bus. However OFFICIAL NOTICE IS TAKEN THAT the method of using a communication bus is a common and well-known method.

Therefore, it would have been obvious to one of the ordinary skill in the art at the time of

the invention to add this teaching to the modified Gross and Ward system for enhanced efficiency and cost effective.

11. Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gross in view of Ward, Turcotte, and Denney as applied to claim 1 above, and further in view of Kasperkovitz (U.S. Patent 4,631,499).

As to claim 13, Gross and Ward do not specifically disclose a communication system further comprising a limiter coupled to a feedback path. In an analogous art, Kasperkovitz discloses a communication system further comprising a limiter coupled to a feedback path (see col. 7, lines 6-9). Therefore, it would have been obvious to one of the ordinary skill in the art at the time of the invention to add this teaching to the modified Gross and Ward system for the simple purpose of controlling a device more efficiently.

12. Claims 14-17 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gross in view of Ward, Turcotte, and Denney as applied to claims 1 above, and further in view of Agee (U.S. Patent US006128276A).

As to claim 14-17 and 19, Gross and Ward do not specifically disclose a communication system further comprising a nulling processor further comprising a code despread and weighted feedback. In an analogous art, Agee discloses a communication system further comprising a nulling processor further comprising a code despread and weighted feedback (see col. 23, lines 7-29; col. 11, lines 33-48). Therefore, it would have been obvious to one of the ordinary skill in the art at the time of the invention to

add this teaching to the modified Gross and Ward system for the simple purpose of enhanced quality of communication by rejecting interference.

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13. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gross in view of Ward, Turcotte, and Denney as applied to claim 15 above, and further in view of Park (U.S.US006353643B1), and further in view of Janc (U.S. Patent 4,893,316) and further in view of Sayegh (U.S. Patent US006084541A).

As to claim 18, Gross discloses a communication system with a gateway station comprising an analog to digital converter (see col. 4, lines 47-54; col. 5, lines 32-37). Ward disclosed a communication system further comprising the BTS with a plurality of main array antenna elements (see col. 10, line 66 - col. 11, line 27). Ward does not specifically disclose a plurality of summing blocks coupled to the main array, or a gateway station comprising A/D converter coupled to a noise injection circuit and the summed signal and said summed signal coupled to a demultiplexer and a beam forming circuit. Park discloses a plurality of summing blocks coupled to the main array (see col. 2, lines 22-37). Janc discloses a communication system comprising A/D converter coupled to a noise injection circuit and the summed signal (see col. 4, lines 18-28). Sayegh discloses a demultiplexer and a beam forming circuit (see abstract). Therefore, it would have been obvious to one of the ordinary skill in the art at the time of the invention to use this technique in order to process the signal.

14. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gross in view of Ward and Turcotte and further in view of Keskitalo (U.S. Patent US005345448A)

as applied to claims 20-21 above, and further in view of Gutleber (U.S. Patent 4,500,883).

As to claim 22, Ward disclosed the BTS with a plurality of array antenna elements (see col. 10, line 66 – col. 11, line 27). Gross and Ward do not specifically disclose a communication method wherein the base station comprises a plurality of auxiliary elements for canceling interference. In an analogous art, Gutleber disclose a communication system wherein the base station comprises a plurality of auxiliary elements for canceling interference (see col. 4, lines 19-26). Therefore, it would have been obvious to one of the ordinary skill in the art at the time of the invention to add this teaching to the modified Gross and Ward system for the simple purpose of enhanced quality of communication by rejecting interference.

Conclusion

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Hand delivered responses should be brought to:

Customer Service Window Randolph Building 401 Dulany Street Application/Control Number: 09/858,387 Page 11

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Alexandria, VA 22314

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marcos L. Torres whose telephone number is 571-272-7926. The examiner can normally be reached on 8:00am-6:00 PM alt. Wednesday Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, George Eng can be reached on 571-252-7495. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Marcos L Torres Examiner Ap Unit 2617

SUPERVISORY PATENT EXAMINER